

**UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451**

Mailed: September 27, 2010

Cancellation No. 92050628

Vesture Group, Inc.

v.

Hamco, Inc.

Ann Linnehan, Interlocutory Attorney

On March 30, 2010, the Board allowed respondent time to show cause why judgment by default should not be entered against it for its failure to file an answer.

On April 29, 2010, respondent filed a response wherein it indicates that the parties have entered into an agreement resolving this matter and such agreement includes a provision obligating petitioner to withdraw the cancellation proceeding.

Petitioner has not filed a response to respondent's April 29, 2010 response, nor has petitioner filed a withdraw of the cancellation proceeding.

The notice of default judgment is discharged.

In view of the foregoing, petitioner is allowed until thirty days from the mailing date of this order to file a withdrawal of this proceeding, failing which the Board will

resume proceedings beginning with the due date for respondent's answer.

Proceedings herein remain otherwise suspended.